

# Ontario Court of Appeal holds joint occupiers owe each other a duty of care

April 06, 2020

In <u>Nolet v. Fischer, 2020 ONCA 155</u>, the Ontario Court of Appeal determined that one occupier can owe a duty to another occupier under the **Occupiers' Liability Act**, RSO 1990, c O1 (the Act).

## **Background**

The appellant, David Nolet (David), and the respondent, Caroline Fischer (Caroline), started dating in 2008. In 2010, David moved into Caroline's house (the premises). The relationship ended, and David moved out in 2012. While in the process of moving out, David, who was carrying his freezer out of the premises, tripped and fell over a ledge caused by two uneven concrete slabs. He injured his left ankle and sued Caroline for damages. David alleged that Caroline owed him a duty of care under the Act because he was a person entering onto the premises.

## Lower Court's decision – summary judgment motion (2018 ONSC 5771)

Caroline successfully moved for summary judgment and got David's claim dismissed based on the following grounds:

- 1. Caroline did not owe David a duty of care under the Act because David also occupied the premises; and
- 2. Even if Caroline owed David a duty of care, David failed to prove a breach of duty because:
  - a. David did not prove, on the balance of probabilities, that there was any unevenness on the sidewalk which constituted a hazard; and
  - b. Even if there was a hazard, David was aware of it.

### Court of Appeal decision (2020 ONCA 155)



David appealed the motion judge's decision. The Ontario Court of Appeal deferred to the factual findings of the motion judge, dismissing the appeal on this basis - no breach of duty of care as no proof of the existence of a hazard.

However, the Court ruled that the motion judge erred in law in her interpretation of the Act and found the following:

- 1. On proper interpretation of the Act, one occupier can owe a duty to another occupier because:
  - a. The Act does not state that one occupier does not owe the duty of care to another occupier;
  - b. There is no language or provision of the Act that states when an occupier enters on the premises they are not a person "entering on premises" for the purposes of the Act; and
  - c. There is no basis to read any such legal restriction into the Act.
- 2. The scarcity of case law on this issue does not undermine the proper interpretation of the Act.

## **Takeaway**

The Act does not preclude one occupier from suing another for breach of the statutory duty to take reasonable care for the reasonable safety of persons entering on the premises; and the property they bring onto the premises.

The Court viewed the Act as a complete code that contains all restrictions, limitations and exceptions to when the occupier's duty of care arises. Courts will not negate the existence of the duty of care owed based on the scarcity of case law where one occupier sued another occupier under the Act. This is because there may be other explanations as to why occupiers often do not recover from other occupiers, such as the unavailability of insurance or the defence of the willing assumption of risk.

Ву

Rebecca Bush, Sunny Kim

Expertise

**Disputes** 



#### **BLG** | Canada's Law Firm

As the largest, truly full-service Canadian law firm, Borden Ladner Gervais LLP (BLG) delivers practical legal advice for domestic and international clients across more practices and industries than any Canadian firm. With over 725 lawyers, intellectual property agents and other professionals, BLG serves the legal needs of businesses and institutions across Canada and beyond – from M&A and capital markets, to disputes, financing, and trademark & patent registration.

#### blg.com

#### **BLG Offices**

Calga	ry	

Centennial Place, East Tower 520 3rd Avenue S.W. Calgary, AB, Canada T2P 0R3

T 403.232.9500 F 403.266.1395

#### Montréal

1000 De La Gauchetière Street West Suite 900 Montréal, QC, Canada H3B 5H4

T 514.954.2555 F 514.879.9015

#### Ottawa

World Exchange Plaza 100 Queen Street Ottawa, ON, Canada K1P 1J9

T 613.237.5160 F 613.230.8842

#### **Toronto**

Bay Adelaide Centre, East Tower 22 Adelaide Street West Toronto, ON, Canada M5H 4E3

T 416.367.6000 F 416.367.6749

#### Vancouver

1200 Waterfront Centre 200 Burrard Street Vancouver, BC, Canada V7X 1T2

T 604.687.5744 F 604.687.1415

The information contained herein is of a general nature and is not intended to constitute legal advice, a complete statement of the law, or an opinion on any subject. No one should act upon it or refrain from acting without a thorough examination of the law after the facts of a specific situation are considered. You are urged to consult your legal adviser in cases of specific questions or concerns. BLG does not warrant or guarantee the accuracy, currency or completeness of this publication. No part of this publication may be reproduced without prior written permission of Borden Ladner Gervais LLP. If this publication was sent to you by BLG and you do not wish to receive further publications from BLG, you may ask to remove your contact information from our mailing lists by emailing <a href="mailto:unsubscribe@blg.com">unsubscribe@blg.com</a> or manage your subscription preferences at <a href="mailto:blg.com/MyPreferences">blg.com/MyPreferences</a>. If you feel you have received this message in error please contact <a href="mailto:communications@blg.com">communications@blg.com</a>. BLG's privacy policy for publications may be found at <a href="mailto:blg.com/en/privacy">blg.com/en/privacy</a>.

© 2025 Borden Ladner Gervais LLP. Borden Ladner Gervais LLP is an Ontario Limited Liability Partnership.